UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICTOF PENNSYLVANIA	
Marcellan Mendez-	
Reporto (Plaintiff)	Civil Action NO. 3:24cv624
VS. :	
DA. Andrew Krowiak.	FILED HARRISBURG, PA
Munky and Joe GIANA	PER
(Defendant(s)):	TAIT

1. The plaintiff Marcelino Mendez-Rupento is a citizen of the County Lackawanna State of rennsylvania and resides at 1371 N. Washing-ton Ave, Scranton Pennsylvania 18509 and wishes to file a Complaint under "Civil Rights Violation"

2. The defendant(s) Andrew Krowiak, James Petrucci, John Munley and Joe Gianalopouls are citizens of the County Lackawanna

State of Pennsylvania and one Chill Servants in the Municipality that employs them Lackawanna County Counthouse, 200 North Washing ton Ave, Scranton Pennsylvania 18503 3. STATEMENT OF CLAIM: The United States has jurisduction when a civil action arises under the Constitution, laws, or treaties of the United States under , 28.U.S.C.S 1331 And 42. U. S. C. & 1983 when Any person Acting under color otate law or states deprives a united states citizen of their rights. The judicial district for The Middle Sistnict of Pennsylvania is the proper venue according to 28.US.C. & 1391(b), in this civil action at Law, I was arrested ON OGOT/2024 by the defendants came to the plaintiff's job in Monroe County to pick him up. They have no jurisdiction over the defendants work for the County of Lackawanna, Not Monroe County. This is Due Process violation As in Fifth and Fourteeth Amendment Due Process Molation that the Equal Protection Clause of the Founteeth Amendment protects against Abuse on the part of government agencies and citizens as myself, the plaintiff

CAN sheel light without suffering reprisals.
The defendances are also guilty of shout shout should be with the Possession with Intent to Delher, Criminal Use of Communications FACILITY and Fleeing on Attemp to Elucle, the publication is the Afridaut and Also warrant, the detendants are the publishers. I the plaintiff never had any type of illegal substances on my pensons prior to this encounter non-present. So that is detamatory shareler Allegations also no recondings or the phanyther oust wolvations of the Hety cotala phalntiff civil liberty which is cruel and unusual ponthument Eight Amendment ANCI UNUSUAL PONISHMENT EIGHT AMENDMENT VIOLATION. These changes do not fit the plaintiff. The detendant(s) are exploiting the plaintiff's substance use disorder and racial background to cause harm to the plaintiff in unlegitamate ways. The detendant(s) refuse to treat and—help, the detendant(s) refuse to treat and—help, the detendant(s) only concerns are to push the envelope on 42 U.S.C SIGNILLATION EQUAL RIGHTS
UNDER the LAW. The plaintiff has been incarcerated for About (10) months and has watch way over (50) male white

CACAUSIONIS RECIEVE TREATMENT. IN

THE PLAINTHAT HAD TO DETECT FROM

TAKING SUBORTEN PROGRAMS I, THE

PLAINTHAT WAS TREATED FOR DECAUSE

OF MY ADDICTION. I, THE PLAINTHAT

AM A BOOLICT, AND THE DEFENDANTIC

KNOWS THIS. I AM ALSO HISPANIC

AND MINORITH. I AM ALSO A UNITED

STOTES CITIZENS AND MANE CENTRAIN

PRINTEDGES AND IMMUNITARES SECURED

TO I THE PLAINTHAT THE

DEFENDANTS MALIOUSLY VIOLATED AND

ARE HADLE.

H. WHEREFORE, the plaintiff Marcellus.
Mardez-Lupento prays that the United States District Count who has jurisdiction under 28. U. S. C. & 1331 and 42. U. S. C. & 1331 and 42. U. S. C. & 1983, 1981 & 1982, And the venue is the Middle District of Remisylvania, According to 28. U. S. C. & 1391 (b). The plaintiff prays this Honorable Count grants relief dom, just and proper.

Marcelino Mendez Marcelino Mendez SCRAWTON, PA 18509

NAME Maxcelino Mendez-Raperto
BOOKING# 202401727

Phoenix MD 21131

LEHIGH VALLEY PA 180

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